

1 **UNITED STATES DISTRICT COURT**
2 **DISTRICT OF MINNESOTA**

3
4 CONWED CORPORATION,

Civil No. 5-92-88 (DDA/RLE)

5 Plaintiff,

6 v.

**ORDER FOR AMENDED
JUDGMENT**

7 UNION CARBIDE CORPORATION,
8

9 Defendant.

10
11 Pursuant to the Mandate of the United States Court of Appeals for the Eighth Circuit,

12 **IT IS ORDERED** that the Judgment entered in the above matter on August 26, 2004, be
13 amended to read as follows:

14 **IT IS ORDERED AND ADJUDGED THAT:**

- 15 1. Plaintiff Conwed's Complaint is DISMISSED with prejudice as to the following
16 employee claims only: Martin E. Beck, Clifford Golden, Harold W. Gotzh, William
17 Haburt, George Jenkins, Arthur A. Johnson, Robert W. Lockling, Sr., Theodore
18 Neimi, John A. Ranta, Edmund Rostveit, Lloyd Schmitz, Willis R. Smiley, Clarence
19 Smith, Arne Stromsness, Albert Swanson, James F. Ulvi, Herman D. Wise, Gerald
20 Witeli, and James Woolet.
- 21 2. Plaintiff Conwed shall have and recover of Defendant Union Carbide the sum of
22 \$23,878.36, representing its subrogation interest as to the following employee
23 claims: Frederick Riedel, Arvin Rosen, Raymond Sarazin, Dale Skramstad, Eugene
24 Smith, and Donald Strom. Prejudgment interest on that amount is to be calculated
25 in accordance with Minn. Stat. § 549.09.
- 26
27
28

THE CLERK SHALL ENTER AN AMENDED JUDGMENT AS SET FORTH

E.

S/ Donald D. Alsop
DONALD D. ALSOP, Senior Judge
United States District Court